

UNITED STATE TATENT AND TRADEMARK OFFICE

0 9 / 8 3 1 3 3 11

C T		Washington, D.C. 2
U.S. APPLICATION NO.	FIRST NAMED APPLICANT	ATTY, DOCKET NO.
09/831,331	COULL	A.a. 11033-05400
1		INTERNATIONAL APPLICATION NO.
TU N NGUYEN	5071	PCT/GB00/03411
FISH & RICHARDSON		LA. FILINO DATE PRIORITY DATE
225 FRANKLIN STREET		·
'BOSTON MA 02110-280	4 [	09/07/00 09/08/99
NOTIFICATION OF BUILD		DATS MAILED: 07/19/01
STATES	Designated/elected offi	R-35 U.S.C. 371 IN THE UNITED
1. THE TOHOWING REINS DAVE DEED SI	idmitted by the applicant or the IR to the II.	nited Ctoton Deserve 4 m
	an Blected Offic	≈ (37 CFR 1.495);
M A.o. pasic Handiai Lee.	<ul> <li>Indication of Small En</li> </ul>	ntity Status.
Copy of the international Oath or Declaration of in		mational application into English.
Copy of Article 19 amen		19 amendments into English.
Priority Document.	dments. Other:	
The International Prelimi	inary Examination Report in English and its	S Annexes if any
Translation of Annexes to	o the International Preliminary Examination	n Report into English
•		•
the indicated items in parameter 2 bets	rocessing under 35 U.S.C. 371(f) but has r	not filed the following indicated items and/or
prior to 20 or 30 months from the prior	Ority date to avoid abandonment	of the international application must be filed
U.S. Basic National Fee.		
3. The following items MIST he su-	•	
acceptance under 35 U.S.C. 371:	nished within the period set forth below in	order to complete the requirements for
a. Translation of the appl	ication into English. A processing fee will	he remised if sub-time
teres estats me abbliot	Phale 20 of 30 months from the pelosis, do	••
Translation.	ion is defective for the reasons indicated on	the attached Notice of Defective
b. Processing fee for prov	viding the translation of the application and	for the Assurant and
O at any or accept with 01 l	the inventors, in compliance with 37 CEP:	1.407/6\ 654 (6\) 4-11 464
date.	1 is e-constant men the appropriat	te 20 or 30 months from the priority
The current oath or	declaration does not comply with 37 CFR 1	1.497(a) and (b) for the reasons
	g the oath or declaration later than the appr R 1.492(e)).	ropriate 20 or 30 months from the
4. Additional claim fees of \$	85 8 C Jarre entire	including any required multiple dependent
claim fee, are required. Applicant mus due (37 CFR 1.492(g)). See attached I	and a see and micial (chullippi Sill lilliums is	the additional claims for which fees are
Applicant has not submitted the i	required sequence listing pursuant to 37 CF	R 1.821-1.825. See attached
PCT/DQ/E0/920.		·
ALL OF THE ITEMS SET FORTH	IN 3(a)-3(d), 4 AND 5 ABOVE MUST B	P STIPLETTON
MONTHS FROM THE DATE OF T	HIS NOTICE OR BY 22 OR 32 MONTE	E SUBMITTED WITHIN TWO (2) HS (where 37 CFR 1.495 applies) FROM
RESPOND WILL RESULT IN ABAI	APPLICATION, WHICHEVER IS LATI NDONMENT	ER. FAILURE TO PROPERLY
•		•
ine ume period set above may be exter	ided by filing a petition and fee for extension	on of time under the provisions of 37 CFR
i. If box 3a or 3c is checked, a transla	tion of the Annexes MUST be submitted no	o later than the time period set above or the
The Article 19 amendments are a	ig fee will be required if submitted later the	o later than the time period set above or the an 20 or 30 months from the priority date.
or 30 (37 CFR 1.495(d)) months from t	the priority date	an 20 or 30 months from the priority date, ed by the appropriate 20 (37 CFR 1.494(d))
	are priority date.	
applicant is reminded that any commun	ication to the United States Patent and Trace the U.S. spolication possible and the U.S. spolication possibl	demark Office must be mailed to the
Server are meaning and michiga	e the U.S. application no. shown above. (3)	7 CFR 1.5)
A copy of the	is notice MUST be returned wi	ith this response
M. C1/D0/B0/91/	Notice of Defective Translation	en new respuise.
□PTO-875	☐ PCT/DO/EO/920	ga Bassiono
	i de la companya de l	idenel Stage Processy.

Telephone(VVV) 305-3695

FORM PCT/DO/EO/905 (March 2001)

799



Commissioner for Patents

U.S. APPLICATION NO.	9/83133	PIRST NAMED APPLICANT	·	ATTY. DOCKET NO.	
02.72.20					
09/831,331	COULL		INTERNATIONAL APPLICATION NO _ DEAD (		
		5071			
TU N NGUYEN	Naturalist		I.A. PILING NA	TE/GBDO MANGANDA	TE
FISH & RICH 225 FRANKLI BOSTON MA 0	N STREET	•	DATE MAI	19 JUL 200	<b>1</b> 0070
N	THE CATION OF A	DEFECTIVE OATH OF			.0073
A new oath or decapplication number with 37 CFR 1.49  1. is not executed does not ide so not state does not stat	laration, properly ider r and international fili 7(a),(b) and (f) in that ed in accordance with eith nify the application to what the inventor(s). The citizenship of eace that the person making ginal and first inventor or	her 37 CFR 1.66 or 37 CFR 1. nich it is directed.	eferably by the cath or declar 68.	he international ration does not con	nply
1.497(a) AND (b) WILL RESULT I ABANDONMEN Additionally, the	, AND 1.497(d) WHE N FAILURE TO ENT T OF THE APPLICA	es not comply with 37 CFR	THIN THE TAGE AND T	IME PERIOD SETHE	г

must also be given. does not state that the person making the oath or declaration: 2. has reviewed and understands the contents of the application, including the claims, as amended by any amendment specifically referred to in the oath or declaration. acknowledges the duty to disclose to the Office all information known to the person to be b. 🔲 material to patentability as defined in 37 CFR 1.56. does not identify the foreign application for patent or inventor's certificate for which a claim for 3. priority is made pursuant to 37 CFR 1.55, and any foreign application having a filing date before that of the application on which priority is claimed, by specifying the application serial number, country, day, month, and year of its filing. 12/28 CONTROL Matienal Stage Pr

Telephone:

FORM PCT/DO/EO/917 (March 2001)